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इस भाग में निम्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके

Separate paging is given to this Part in order that it may be filed as a separate compilation.

भाग III—खण्ड 3

[PART III—SECTION 3]

सूचना प्रशासन से सम्बन्धित सूचनाएं

[Notifications relating to Minor Administrations]

ADMINISTRATION OF DADRA AND NAGAR HAVELI

Silvassa, the 7th May 1980

No. ADM/LAW/402(I)/(17)/80.—In exercise of the powers conferred by sub-section (1) of section 3 of the Prevention of Black Marketing and Maintenance of Supplies of Essential Commodities Act, 1980 (No. 7 of '80) the Administrator, Dadra and Nagar Haveli is pleased to specially empower the Additional District Magistrate, Dadra and Nagar Haveli for the purpose of aforesaid section with immediate effect.

By order of the Administrator.

Sd/- Illegible
Secretary to the Administrator,
Dadra and Nagar Haveli

Silvassa, the 7th May 1980

ORDER

No. ADM/Law/402/79/18/80.—In exercise of the powers conferred by clause (a) and (b) of section 5 of the prevention of Black Marketing and Maintenance of supplies of Essentials Commodities, Act, 1980 (No. 7 of 1980), the Administrator of the Union Territory of Dadra and Nagar Haveli hereby makes the following order namely :—

Preliminary

1. This order may be called the Dadra and Nagar Haveli conditions of Detention Order, 1980.
2. It shall come into force at once.
3. (a) "Medical Officer" means a Government Health Officer of the area in which the security prisoner is detained.
(b) "Inspector General" means the Inspector General of Prisons, Dadra and Nagar Haveli.
(c) "Detaining Authority" means the Administrator of the Union Territory or any officer Specially empowered under

section 3(1) of the Act or District Magistrate of Dadra and Nagar Haveli.

(d) "District Magistrate" means the District Magistrate or the Additional District Magistrate of the District in which the security prisoner is detained.

(e) "Administrator" means the Administrator of the Dadra and Nagar Haveli.

(f) "Superintendent" means in the case of security prisoner detained in a jail or sub-jail the person incharge of the jail or sub-jail in which the security prisoner is detained.

(g) "Superintendent of the Hospital" means the person incharge of the Government Hospital at Silvassa or Health Centre.

(h) "Security prisoner" means a person with respect to whom a detention order is made by the Administrator of Dadra and Nagar Haveli or an officer subordinate to him under the Act.

4. Place of Detention

A security prisoner shall be detained in a jail or a sub-jail.

5. (1) Any security prisoner may be removed from a jail, sub-jail, as the case may be;

(i) to any hospital or health centre for medical examination or treatment or as indoor patient if in the opinion of Superintendent or Inspector General it is necessary to do so for the reason of health of such prisoner;

(ii) to a Criminal Court in the Union Territory of Dadra and Nagar Haveli, if such court requires the attendance of such prisoner for answering a charge of a Criminal Offence in any proceeding against him; or

(iii) to any Civil or Criminal Court in the Union Territory of Dadra and Nagar Haveli for giving evidence in any case pending before it.

(2) No security prisoner shall be removed under item (iii) of sub-clause (1) unless previous permission of the Administrator has been obtained which shall be refused if the Administrator thinks it necessary to do so in the interest of public order (iv) to the Advisory Board constituted under the Act.

(6) (i) Security prisoners detained in a jail or a sub-jail shall be divided into three classes, namely Class I, Class II and Class III. Classes shall be given to a security prisoner according to the state of his health, age, education and mode of living.

(ii) The classification of each security prisoner shall be made by the detaining authority in accordance with the principles specified in sub-clause (i).

7. Accommodation

Where a security prisoner is detained in a jail or a sub-jail, he shall be kept in a cell or association ward.

8. Security prisoner shall be allowed to communicate with each other provided that Superintendent or the Inspector General may, if he considers it desirable to do so, on the ground of health of the prisoner or for any other reason, confine such security prisoners separately. Security prisoners shall, as far as possible be kept separate from other kinds of prisoners. Security prisoners of the class shall as far as possible be kept separate from those of the other class.

Clothing :

9. Security prisoner may be allowed to use their own clothing and bedding. Superintendent may in this discretion permit the supply of extra clothes and bedding to a security prisoner by his friends or relatives or at his own expenses. In case where security prisoners have no sufficient clothing of their own and have neither funds to buy it with, nor friends or relatives to supply it, they may be supplied with clothing at the cost of the Administration on the scale mentioned below. The pattern of this clothing shall be different from that for convict and cloth shall be without the Jail Regulation stripes :

Scale of clothing for male security prisoners

Name of articles.	No. of articles for class I Security Prisoners.	No. of articles for class II & class III prisoners.
(a) Bush coats	2	2
(2) Shirts	2	2
(3) Long pants	2	—
(4) Shorts	2	2
(5) Underwears (Vests)	2	2
(6) Chaddies in lieu of lungoties.	2	2
(7) Towels H. C.	2	2
(8) C.W. Nehru Jackets.	2	2

NOTE:—(1) If long pants are given to class II and class-III security prisoners shorts shall not be supplied.

NOTE:—(2) Jackets will be supplied for use only in cold weather.

Scale of clothing for class-I, Class-II and Class-III Female Security prisoners

Name of articles	No. of articles
(1) Sarees	2
(2) Blouses	2
(3) Bodices	2
(4) Chaddies	2
(5) Lungoties	2
(6) Towels H.C.	2
(7) C.W. Nehru Jacket	1
(8) Pett-Coats.	2

NOTE (1) :—Chaddies and pett-coats will be supplied only to those female security prisoners of either class who use 6 yards sarees.

NOTE (2) :—Jackets will be supplied for use only in cold weather.

Diet :

10. (1) All the classes of security prisoners shall be given diet on the same scales as are prescribed for convicts according to Jail Regulations.

They shall also get the following additional diet if required and found convenient.

Additional diet for Class-I security prisoners

(1) Butter or ghee	14 grams
(2) Milk	113 grams daily
(3) Sugar or molases	14 grams
(4) Potatoes	170 grams
(5) Fruits, worth 25 Np.	Three time a week.

NOTE :—The diet of potatoes in item (4) shall be supplied in substitution of, and not in addition to the diet of potatoes prescribed for convicts, namely 170 grams on three days in a week.

(ii) Security prisoners may also be allowed to supplement their diet at their own expense if found necessary by the detaining authority.

(iii) Special diet may be supplemented if recommended on medical grounds for security prisoner who is unable to do so at his own expenses by applying to the Superintendent of Police or the Jail as the case may be.

(iv) The diet or other eatables received from a friend or relative of a security prisoner is subject to search by such police or jail officer as may be authorised by Inspector General or Superintendent as the case may be.

(v) Each security prisoner shall be given 10 grams of tea daily.

(vi) Consumption of liquor will not be allowed even if supplemented at his own cost unless specially allowed by the detaining authority on medical grounds.

Supply of funds :

11. (i) A security prisoner may, with previous sanction of detaining authority receive every month from any relative or friend an amount not exceeding Rs. 50/- and may be allowed to utilise the said amount for small amenities.

(ii) The funds so received shall be kept by the Superintendent and spent by him for security prisoner concerned not exceeding the limit of Rs. 50/- per month.

12. Tasks :

(i) Security prisoners may be assigned task by the Superintendent with due regard to their state of health, age physical and medical capacity, character, education and antecedents, and may receive remuneration for their work at such rates if allowed according to jail regulation.

13. Searches :

Security prisoners and the rooms, wards or cells in which they are accommodated shall be searched not less than once a week, but may be searched oftener or at any time if the Inspector General or Superintendent considers it necessary. A security prisoner shall also be searched immediately after admission and thereafter before and after every interview with any person other than a police officer. Special precautions shall be taken to make the searches thorough and the fact that the search has been made shall be noted in the report book of the officer making search. The search shall be made by a jailor, jail guard or such other officer as may be authorised in this behalf by the Inspector General of the Superintendent.

14. *Interviews :*

(i) Except on the written order of the Inspector General or Superintendent no security prisoner shall be permitted to have an interview with any person other than a police officer.

(ii) The number of interviews shall not ordinarily exceed in case of class-I security prisoner, one per fortnight and in case of class-II and class-III security prisoner one per month.

(iii) Not more than three visitors shall be allowed to remain present simultaneously at any one interview, except in case of near relatives it may be increased to five.

(iv) The application for interview from persons other than police officers shall be made to the Inspector General in Form 'A' appended hereto.

(v) The time, place and duration of each interview shall be informed to the applicant and copy thereto sent to Superintendent.

(vi) If the interview is refused the fact shall be reported by the officer refusing the interview to the Administrator.

(vii) Every interview shall be in the presence of an officer attached to the place of detention who may terminate it at any time, if in his opinion the conversation is detrimental to the public interest or safety.

(viii) Future interview may be prohibited if interviews are published and warning to that effect shall be given at the close of the interview by the officer present at the time of interview.

(ix) Legal Adviser of the security prisoner may be granted interview in connection with a contemplated legal proceeding. The interview with Legal Adviser shall not be heard by any officer. The interview also may be granted to Legal Adviser if the security prisoner wants to make representation under section 8 of the Act.

(x) The security prisoner may be allowed special interview for settlement of his business or professional affairs within a period of two months from the date of his detention.

(xi) A security prisoner may be permitted to have interview with his election agent if he wished to contest any election to Parliament or State Legislature, twice a week until the date of Election.

Police interview, Photograph and Finger Prints :

15. (i) The detaining authority may by general or special order authorise superintendent to have interviews with Security Prisoner.

(ii) The Superintendent or any police officer so authorised may take photograph and finger prints and take specimens of signature and hand writing of security prisoner.

16. *Books and Newspapers :*

Security prisoner may be allowed to read book and periodicals if available to at the place of detention and may be allowed to read newspapers at his cost by subscribing and receiving them by post.

17. *Correspondence and censorship :*

(i) Security prisoners shall ordinarily be permitted to write two letters and receive four letters per week. Out of the two letters allowed per week, one shall be at Administration cost. Extra letters and telegrams may be allowed when necessary by the Inspector General or Superintendent in his discretion at the cost of the security prisoner.

(ii) A security prisoner may be allowed to correspond with another security prisoner in another place of detention on condition that such correspondence is limited to personal and private matters.

(iii) All letters to and from security prisoners shall be censored by the Inspector General or Superintendent, as the case may be. If in the opinion of the Inspector General or the Superintendent, the despatch or delivery of any letter is likely to be detrimental to the public interest or safety of the discipline of the place of detention, he shall either withhold

such letter or despatch or deliver it after deleting any objectionable portion therefrom. In respect of the censoring of letters of security prisoners the Inspector General or the Superintendent shall comply with any general or special instructions by the Administrator.

(iv) Every letter forwarded to or from any security prisoner shall be initialled and dated by the officer who handled the letter.

(v) The receipt and despatch of telegrams by security prisoners shall be subject to the same control as is hereinbefore provided for letters except that the number of telegrams which may be despatched by security prisoner shall be within the discretion of the Inspector General or the Superintendent.

(vi) In all cases in which a letter or a telegram is withheld, the security prisoner shall be informed of the fact of such withholding.

(vii) When the telegram is to or from the Administrator it shall be forwarded direct provided that if the telegram is to or from the Central Government, it shall be sent through the Administrator of Dadra and Nagar Haveli.

(viii) Security prisoners shall attach to all their outgoing letters and telegrams a slip containing the full name and address and relationship of the addressee and of such person mentioned in the letter or telegram.

(ix) The Inspector General or the Superintendent as the case may be, shall have discretion to decide in the case of a petition submitted in telegraphic form whether it should be forwarded by telegraph or by post.

18. The security prisoner who is member of Parliament or State Legislature shall be allowed direct correspondence with the Presiding Officer of the House without being censored.

Provided he is a sitting member having been administered an oath as required by the constitution.

19. Any petition made to the Court or representation which a security prisoner may submit shall expeditiously be forwarded to the addressee direct. If the petition is addressed to the Judicial Commissioner it shall be sent to the Registrar, High Court of Bombay in sealed envelope. The copy of the petition shall be sent to the Administrator whenever the officer concerned considers it necessary to do so.

20. *Discipline and punishment for breaches of discipline :*

Security prisoner shall for the purpose of discipline and punishment for breaches of discipline, be subject, as if they were convicted prisoners as per provisions of the Prisons Act, 1894 (Act IX of 1894) and the rules made thereunder.

21. *Medical attendance :*

The security prisoner shall be medically examined every week by a Medical Officer of the Jail and monthly report on his physical condition shall be submitted to the detaining authority and Inspector General.

22. *Furniture and other articles :*

A class I security prisoner shall be supplied with (i) one bed, (ii) one chair, (iii) Table, (iv) Mosquito net, (v) one water jug and tumbler as the Superintendent seems it convenient.

23. *Toilet :*

The security prisoner shall be supplied one cake of washing soap of 57 grams fortnightly and one toilet soap per month for bathing at Administration expenses.

24. (i) Unless prohibited on the ground of safety, the security prisoner may be allowed to have shaving equipment of his own.

(ii) If the security prisoner has no such equipment, he may be allowed to have services of Jail Barber as per Jail regulations.

25. The female security prisoners shall be allowed to retain glass bangles and if married the Mangal Sutra (Black Neck-lace)

26. *Smoking Tobacco :*

A security prisoner may be permitted to smoke or chew tobacco or to do both at his own expenses provided that either or both the privileges shall be liable to be withdrawn if abused.

27. *Games :*

Wherever accommodation permits, security prisoners may be permitted by Superintendent to play indoor games like cards at their own expenses and inexpensive games like ring, tennis, at Administration expense.

28. The security prisoners may be permitted to play chess, draughts and carrom at their own expense.

29. *Lights for Reading :*

Security prisoners shall be supplied with sufficient light for reading at night till 10-00 p.m. A separate light may not be provided for each prisoner in barracks.

30. *Washing arrangements :*

Class I security prisoner may be permitted to have his clothes washed by a washerman at his own expense. The charges for ten clothes per month shall be borne by the Administration.

31. *Conveyance arrangements :*

(i) No special arrangement shall be made for security prisoner unless he takes previous sanction from the detaining authority and bears the cost of the travel.

(ii) Whenever a security prisoner is released, he shall be paid the cost of journey to the place from where he is arrested.

32. (1) A security prisoner shall be handcuffed or bound vehicle being escorted from one place to another if the Superintendent so directs in writing.

(2) Notwithstanding anything contained in clause (1), a security prisoner may be handcuffed or bound by the officer in-charge of the escort if he has reason to believe that security prisoner will use violence or attempts to escape or an attempt will be made to rescue him.

33. *Miscellaneous :*

All particulars relating to security prisoners shall be entered in a separate register with serial numbers) and returns of statistics relating to them shall be submitted as far as may be on the lines of jail returns.

34. Notwithstanding anything contained in this order, a security prisoner who has been convicted of an offence under any law the time being in force and sentenced to imprisonment shall be deemed to be a convicted criminal prisoner within the meaning of the Prisons Act, 1894 and shall be governed by the provisions of that Act, and rules made thereunder during the term of imprisonment :

Provided that nothing in this condition shall affect the powers of the Administrator to remove such convicted prisoner from one place of detention to another place of detention under clause (b) of Section 5 of the Act.

By Order and in the name of the
Administrator of Dadra and Nagar Haveli.

Sd./- ILLEGIBLE

Secretary to the Administrator,
Dadra and Nagar Haveli
Silvassa.

FORM—A

Form of application for interview [vide clause 14(iv)]

Name of Security Prisoner to
be interviewed.

Name of the applicant.

Relationship of the applicant
to the security prisoner to
be interviewed.

Full address of the applicant.

Purpose for which the interview
is desired.

Date :

Hour a.m./p.m.

Signature of applicant.

ADMINISTRATION OF
DADRA AND NAGAR HAVELI,

Silvassa, the 7th May 1980

No. ADM/LAW/402/80(19).—The Prevention of Black-marketing and Maintenance Essential Commodities Act, 1980.

ORDER

In exercise of the powers conferred by clause (a) of section 5 of the Prevention of Blackmarketing and Maintenance of Supplies of Essential Commodities Act, 1980 (No. 7 of 1980) the Administrator, Dadra and Nagar Haveli hereby directs that the person in respect of whom detention order is in force shall same as otherwise provided by any special order of the Administrator of Dadra and Nagar Haveli be liable to be detained in the place specified hereunder.

(1) Vadodra Central Prison.

By Order of the Administrator,

Sd./- ILLEGIBLE

Secretary to the Administrator,
Dadra and Nagar Haveli,
Silvassa.

Silvassa, the 20th May 1980

No. ADM/LAW/APP/298(18)/20/80.—The Administrator, Dadra and Nagar Haveli is hereby pleased to appoint Shri Mohammed Kamil Ahmedmiya Shaikh, Public Prosecutor, Dadra and Nagar Haveli as the Government Pleader for Dadra and Nagar Haveli to perform all or any of the functions expressly imposed by the Civil Procedure Code, 1908 (No. V of 1908).

The Administrator, Dadra and Nagar Haveli is further pleased to order that Shri Mohammed Kamil Ahmedmiya Shaikh shall work under the guidance and direction of Shri S. G. Kapadia, Senior Public Prosecutor/Government Pleader, Dadra and Nagar Haveli. Shri Shaikh shall not be entitled to any additional remuneration for duties to be performed as the Government Pleader.

2. This Order shall take immediate effect.

By Order of the Administrator,

J. K. SYAL

Secretary to the Administrator,
Dadra and Nagar Haveli,
Silvassa.

UNION TERRITORY OF DADRA AND NAGAR
HAVELI

ADMINISTRATION OF

DADRA AND NAGAR HAVELI

Silvassa, the 20th May 1980

No. ADM/LAW/P.P./298/18/(21)/80.—In exercise of the powers conferred by Section 24(2) of the Code of Criminal Procedure, 1973 (No. 2 of 1974), the Administrator, Dadra and Nagar Haveli, hereby appoints Shri Mohammed

Kamil Ahmedmiya Shaikh Public Prosecutor to conduct cases in the courts of Chief Judicial Magistrate-cum-Civil Judge and the Executive Magistrates, Dadra and Nagar Haveli, Silvassa till further orders.

By Order of the Administrator,
J. K. SAYAL,
Secretary to the Administrator,
Dadra and Nagar Haveli,
Silvassa.

FORM 'C'

(Preliminary Notification)

ADMINISTRATION OF THE UNION TERRITORY OF
DADRA AND NAGAR HAVELI

Silvassa, the 20th May 1980

Land Acquisition Act, 1894 (1 of 1894)

Village : Karad

No. DCLR/DMG/LA/63/80-Karad.—Whereas it appears to the Administration of the Union Territory of Dadra and Nagar Haveli that the lands specified in the schedule hereto are likely to be needed for a public purpose viz. for Approach road to rest house.

It is hereby notified under the provisions of section 4 of the Land Acquisition Act 1894 (1 of 1894), that the said lands are likely to be needed for the purpose specified above.

All persons interested in the said lands are hereby warned not to obstruct or interfere with any Surveyor or other persons employed upon the said lands for the purpose of the said acquisition. Any contracts for the disposal of the said lands by sale, lease, mortgage, assignment exchange or otherwise or any outlay or improvements made therein without the sanction of the Collector after the date of this notification will under section 24 (seventhly) of the said Act, be disregarded by the officer assessing compensation for such part of the said lands as may be finally acquired.

If the Administration of the Union Territory of Dadra & Nagar Haveli is satisfied that the said lands are needed for the aforesaid purpose, a final notification to that effect under section 6 of the said Act will be published in the Gazette of India Government in due course. If the acquisition is abandoned, wholly or in part, the fact will be duly notified in the Gazette of India Government.

Under clause (c) of section 3 of the Land Acquisition Act 1894 the Administration of the Union Territory of Dadra and Nagar Haveli is pleased to appoint LAND ACQUISITION OFFICER (Damanganga Canal Works) Dadra and Nagar Haveli, Silvassa at Valsad to perform the functions of a Collector under section 5-A of said Act, in respect of the said lands.

SCHEDULE

Union Territory of Dadra & Nagar Haveli, Village in which land is situated.	Survey No. and Hissa. No.	Approximate area of land required		
		H.	A.	S.M.
1	2	3		
Karad	142 P. 1 P	0—08—00		0—21—00

By order and in the Name of the Administrator
Union Territory of Dadra and Nagar Haveli.

Sd/-Illegible

J. K. Syal

Land Acquisition Officer,
(D.C.W.) Dadra & Nagar
Haveli, Silvassa,

Secretary of the Administrator, Union
Territory of Dadra & Nagar Haveli.

at Valsad.

FORM 'C'

(Preliminary Notification)

ADMINISTRATION OF THE UNION TERRITORY OF
DADRA AND NAGAR HAVELI

Silvassa, the 20th May 1980

Land Acquisition Act, 1894 (1 of 1894)

Village : Galonda.

No. DCLR/DMG/69/80/Galonda.—Whereas it appears to the Administration of the Union Territory of Dadra and Nagar Haveli that the lands specified in the schedule hereto are likely to be needed for a public purpose viz. for R.B.M.C. Damanganga Reservoir Project.

It is hereby notified under the provisions of section 4 of the Land Acquisition Act 1894 (1 of 1894), that the said lands are likely to be needed for the purpose specified above.

All persons interested in the said lands are hereby warned not to obstruct or interfere with any Surveyor or other persons employed upon the said lands for the purpose of the said acquisition. Any contracts for the disposal of the said lands by sale, lease, mortgage, assignment exchange, or otherwise or any outlay or improvements made therein without the sanction of the Collector after the date of this notification will under section 24 (seventhly) of the said Act, be disregarded by the officer assessing compensation for such part of the said lands as may be finally acquired.

If the Administration of the Union Territory of Dadra & Nagar Haveli is satisfied that the said lands are needed for the aforesaid purpose, a final notification to that effect under section 6 of the said Act will be published in the Gazette of India Government in due course. If the acquisition is abandoned, wholly or in part, the fact will be duly notified in the Gazette of India Government.

Under clause (c) of section 3 of the Land Acquisition Act 1894 the Administration of the Union Territory of Dadra and Nagar Haveli is pleased to appoint LAND ACQUISITION OFFICER (Damanganga Canal Works) Dadra and Nagar Haveli, Silvassa at Valsad to perform the functions of a Collector under section 5-A of said Act, in respect of the said land.

SCHEDULE

Union Territory of Dadra & Nagar Haveli, Village in which land is situated	Survey No. and Hissa. No.	Approximate area of land required.		
		H.	A.	S.M.
1	2	3		
Galonda	5/6 P	0—23—00		

By order and in the Name of the Administrator
Union Territory of Dadra and Nagar Haveli

Sd/-Illegible

J. K. Syal

Land Acquisition Officer,
Damanganga Canal Works,
Dadra & Nagar Haveli, Silvassa,

At Valsad

Secretary of the Admini-
strator, Union Territory of
Dadra & Nagar Haveli.

FORM 'D'

ADMINISTRATION OF THE UNION TERRITORY OF
DADRA AND NAGAR HAVELI

Silvassa, the 20th May 1980

Land Acquisition Act 1894 (1 of 1894)

Village : Karad

No. DCLR/DMG/LA/62/79/Karad.—Whereas by the Administration of the Union Territory of Dadra and Nagar Haveli notification No. DCLR/DMG/LA/62/79/Karad dated

6th December 1979. It was notified that the lands specified in the schedule hereto (hereinafter referred to as the said lands) were likely to be needed for the public purpose specified in column 4 of the schedule hereto.

And whereas the Administration of the Union Territory of Dadra and Nagar Haveli is satisfied after considering the report of Land Acquisition officer (D.C.W.) Dadra and Nagar Haveli, Silvassa at Valsad, under sub section (2) of section 5-A of the Land Acquisition Act 1894 (1 of 1894) that the said lands are needed to be acquired at the public expenses for the purpose specified in the column 4 of the schedule hereto.

It is hereby declared under the provisions of section 6 of the said Act that the lands are required for the purpose specified in column 4 of the schedule hereto.

The Land Acquisition officer (D.C.W.) Dadra and Nagar Haveli, Silvassa at Valsad is hereby appointed under clause (c) of section 3 of the said Act to perform the functions of a Collector for all proceedings hereafter to be taken in respect of the said lands. He is also directed under section 7 of the said Act, to take order for the acquisition of the said lands.

A Plan of the said lands can be inspected at the office of the Lands Acquisition officer (D.C.W.) Dadra and Nagar Haveli, Silvassa at Valsad.

SCHEDULE

Village in which the land is situated	S. No. & Hissa.	Aproximate area of the lands required H. Arc. Sqr. M.	Public purpose for which lands are needed
Karad	14/1P	0—31—00	For construction of colony of D'ganga Project.
	146/1P	0—05—00	

By order and in the name of
Administrator Union Territory of
Dadra and Nagar Haveli

Sd./- ILLEGIBLE
Land Acquisition Officer,
(D.C.W.) Dadra & Nagar Haveli, Silvassa,
at Valsad.

J. K. SYAL,
Secretary to the Administrator
Dadra and Nagar Haveli

FORM 'D'

ADMINISTRATION OF THE UNION TERRITORY OF DADRA AND NAGAR HAVELI

Silvassa, the 20th May 1980

Land Acquisition Act 1894 (1 of 1894)

Village : Athola

No. DCLR/DMG/LA/56/Athola.—Whereas by the Administration of the Union Territory of Dadra and Nagar Haveli notification No. DCI R/DMG/LA/56/79/Athola. Dt. 6-12-1979. It was notified that the lands specified in the schedule hereto (hereinafter referred to as the said lands) were likely to be needed for the public purpose specified in column 4 of the schedule hereto.

And whereas the Administration of the Union Territory of Dadra and Nagar Haveli is satisfied after considering the report of Land Acquisition officer (D.C.W.) Dadra and Nagar Haveli Silvassa at Valsad, under sub section (2) of section 5-A of the Land Acquisition Act 1894 (1 of 1894) that the said lands are needed to be acquired at the public expenses for the purpose specified in the column 4 of the schedule hereto.

It is hereby declared under the provisions of section 6 of the said Act that the lands are required for the purpose specified in column 4 of the schedule hereto.

The Land Acquisition officer (D.C.W.) Dadra and Nagar Haveli Silvassa at Valsad is hereby appointed under clause (c) of section 3 of the said Act to perform the functions of a Collector for all proceedings hereafter to be taken in respect of the said lands. He is also directed under section 7 of the said Act, to take order for the acquisition of the said lands.

A Plan of the said lands can be inspected at the office of the Lands Acquisition officer (D.C.W.) Dadra and Nagar Haveli Silvassa at Valsad.

SCHEDULE

Village in which the land is situated	S. No. & hissa.	Aproximate area of the lands required H. Arc. Sqr. M.	Public purpose for which lands are needed
Athola	571/P	0—13—00 0—02—00 P.K.	R.B.M.C. of Damanganga Project.
	57/2P	0—30—00 0—01—00 P.K.	
	57/3P	0—02—00	
	58P	0—32—00 02—00 P.K.	
	61P	0—18—00	
	118P	0—32—00	
	69 P	0—03—00	
	160/8 P	0—09—00	
	160/9P	0—04 00	

By order in the name of
Administrator Union Territory
of Dadra and Nagar Haveli

Sd./- ILLEGIBLE
Land Acquisition Officer,
D.C.W. Dadra & Nagar Haveli, Silvassa
at Valsad.

J. K. SAYAL,
Secretary to the Administrator
Dadra and Nagar Haveli

UNION TERRITORY OF DADRA AND NAGAR HAVELI NOTIFICATION

No. ADM/CMO/GNL/98.—In exercise of the powers conferred by the sub section (1) of the section 24 of the Prevention of Food Adulteration Act, 1954 (37 of 1954), the Administrator, Dadra and Nagar Haveli, is hereby pleased to make the following amendment in the Dadra and Nagar Haveli Prevention of Food Adulteration Rules, 1972. (Herein after referred to as the Principal Rules).

1. *Short title:*—These Rules may be call Dadra and Nagar Haveli Prevention of Food Adulteration (Amendment) Rules, 1980.
- 2(i) *Definition of 'Manufacture' be deleted and definition of 'Manufacture' to be substituted as below :*
- 2(ii) 'Manufacture' includes any process incidental or ancillary to the manufacture of an article of food.
- The existing clause (4) of Rules, 3 of Dadra and Nagar Haveli Prevention of Food Adulteration Rules, 1972 be deleted and following may be substituted :*
- 3 (4) The Food (Health) Authority may delegate in writing all or any of his power under the Act to the subordinate authorities.

After Clause (10) of Rule. 3 clause 3(a) & 3(b) be inserted 3(a) Local Authority & its powers and duties.

- (i) The Officer appointed by the Food (Health) Authority of the Administration shall be the Local

(Health) Authority within the Union Territory of Dadra and Nagar Haveli, for the purpose of the Act.

(ii) It shall be the duties of the Local (Health) Authority;

(a) to impose prohibition of manufacture, sale etc. on certain articles of Food and to see that adulterated Food etc. are not being distributed/sold in the interest of public health.

(b) to superintend the working of the Food Inspectors in regard to implementation of the Act and Rules in its proper spirit.

(c) Any other duties as are imposed under section 10, 11, 12 and 13 with sub clauses of the prevention of Food Adulteration Act, 1954 and or Rules framed thereunder.

b (d) The Food (Health) Authority will also act as Local (Health) Authority in this territory till such time a separate Local (Health) Authority is appointed.

3(b) *Local Authority and its powers and duties.*

(i) The Officer appointed by the Food (Health) Authority, Dadra and Nagar Haveli, by Notification in the Official gazette to be the Local Authority within the notified area in the Territory with such designation as may be specified therein.

(ii) *It shall be the duty of the Local Authority :*

(a) The Food (Health) Authority, Dadra and Nagar Haveli by Notification in the official gazette may delegate all or any powers to the Local Authority

within the Territory of Dadra and Nagar Haveli for the purpose of Act.

By Order of the Administrator,

J. K. SYAL,
Secretary to the Administrator,
Dadra and Nagar Haveli,
Silvassa.

Silvassa,
Date : 22-5-1980.
Authorised for issue.

N. K. ROY
Chief Medical Officer,
Dadra and Nagar Haveli,
Silvassa.

UNION TERRITORY OF DADRA AND NAGAR HAVELI NOTIFICATION

No. ADM/WM/1/80.—In exercise of the power conferred by Section 15(1) of the Bombay Weights and Measures (Enforcement) Act, 1958, as extended to the Union Territory of Dadra and Nagar Haveli and in supersession of the Notification No. ADM/WM/1/79 dated 16-8-1979, the Administrator hereby appoints General Manager District Industries Centre, Dadra and Nagar Haveli to be the controller with effect from 1-4-1980 for the purpose of the Act, for the Union Territory of Dadra and Nagar Haveli.

By order of the Administrator.

Silvassa,

Dt : 23-5-1980.

J. K. SYAL,
Secretary to the Administrator,
Dadra and Nagar Haveli,
Silvassa.

